1 2 3 4 5 6 7 8 9	MAYER BROWN LLP JOHN NADOLENCO (SBN 181128) jnadolenco@mayerbrown.com 333 S. Grand Ave., 47th Floor Los Angeles, CA 90071 Telephone: (213) 229-9500 Facsimile: (213) 625-0248  ARCHIS A. PARASHARAMI (SBN 321661) aparasharami@mayerbrown.com 1999 K Street, NW Washington, DC 20006 Telephone: (202) 263-3000  Attorneys for Defendant PayPal, Inc.	SIRI & GLIMSTAD LLP KYLE MCLEAN (SBN 330580) kmclean@sirillp.com 700 S. Flower Street, Suite 1000 Los Angeles, CA 90017 Telephone: (213) 376-3739 Facsimile: (646) 417-5967  MASON BARNEY (pro hac vice) mbarney@sirillp.com STEVEN D. COHEN (pro hac vice) scohen@sirillp.com 745 Fifth Ave, Suite 500 New York, NY 10151 Telephone: 212-532-1091 Facsimile: 646-417-5967  Attorneys for Plaintiffs and the Proposed Class
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12	UNITED STATES DISTRICT COURT	
13	NORTHERN DISTRICT OF CALIFORNIA	
14	SAN JOSE DIVISION	
15	ASHLEY PILLARD and DESTINY RUCKER, on behalf of themselves and all	Case No. 5:23-cv-00936-BLF
16	others similarly situated,	Honorable Beth Labson Freeman
17	Plaintiffs,	JOINT STIPULATION TO EXTEND DEFENDANT'S TIME TO RESPOND
18	VS.	TO THE COMPLAINT
19	PAYPAL, INC.,	Complaint Filed: March 2, 2023
20	Defendant.	
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1	Pursuant to Local Rule 6-1(a), Plaintiffs Ashley Pillard and Destiny Rucker (collectively		
2	"Plaintiffs") and Defendant PayPal, Inc. ("PayPal"), by and through their respective counsel of		
3	record, hereby stipulate as follows:		
4	WHEREAS, Plaintiffs filed their Complaint on March 2, 2023;		
5	WHEREAS, PayPal was properly served with the Complaint on March 6, 2023;		
6	WHEREAS, on March 24, 2023, the Parties agreed to extend PayPal's deadline to respond		
7	to the Complaint to April 27, 2023 pursuant to Local Rule 6-1(a);		
8	WHEREAS, the Parties are currently engaged in informal discussions regarding Plaintiffs'		
9	claims;		
10	WHEREAS, to preserve judicial resources and to avoid both sides incurring potentially		
11	unnecessary litigation costs, the Parties have agreed that PayPal shall have until May 30, 2023 to		
12	file its response to the Complaint;		
13	WHEREAS, the proposed extension will not prejudice any party or affect any court-		
14	imposed deadlines; and		
15	NOW, THEREFORE IT IS HEREBY STIPULATED AND AGREED, that the deadline		
16	for PayPal to file its response to the Complaint shall be on or before May 30, 2023.		
17	,		
18	IT IS SO STIPULATED.		
19			
20	Dated: April 19, 2023 R	espectfully submitted,	
21		MAYER BROWN LLP	
22	.	OHN NADOLENCO .RCHIS A. PARASHARAMI	
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24	. В	y: <u>/s/ Archis Parasharami</u> Archis Parasharami	
25	I A	ttorneys for Defendant	
26	P	ayPal, Inc.	
27	,		
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1	KYL	& GLIMSTAD LLP E MCLEAN
2	OTE:	ON BARNEY VEN D. COHEN
3		VELVE. COILEIV
4	By:	<i>/s/ Kyle McLean</i> Kyle McLean
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6		neys for Plaintiffs cy Pillard and Destiny Rucker
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	STIDLIL ATION TO EXTEND DEFENDA	NT'S TIME TO RESPOND TO COMPLAINT:

**ATTESTATION** Pursuant to Civil L.R. 5-1(i) regarding signatures, I, Archis Parasharami, attest that concurrence in the filing of this document has been obtained by all of its signatories. By:/s/ Archis Parasharami Archis Parasharami